1 THE HONORABLE RICARDO S. MARTINEZ 2 3 4 5 6 7 UNITED STATES DISTRICT COURT 8 WESTERN DISTRICT OF WASHINGTON AT SEATTLE 9 Adrianna Killam, 10 Case No.: 2:20-cv-00432-RSM Plaintiff, STIPULATION AND ORDER FOR 11 v. STAY OF CASE UNTIL JULY 6, 2020 PENDING SETTLEMENT 12 Port of Seattle, **NEGOTIATIONS** 13 Defendant. NOTED FOR CONSIDERATION: 14 June 3, 2020 15 16 I. STIPULATION Plaintiff Adrianna Killam filed her Complaint on March 20, 2020 (Dkt. # 1). On May 8, 17 2020, the Court ordered a stay of all deadlines in this case until June 5, 2020 (Dkt. #6). The 18 Parties have participated in settlement discussions and agree that an additional stay of this case 19 20 until July 6, 2020 is appropriate. This additional extension of time will permit the Parties to continue to engage in 21 settlement discussions that have already commenced and potentially resolve this matter without 22 23 further action by the Court. The Parties believe that these settlement efforts will be compromised 24 STIPULATION AND ORDER FOR STAY OF CASE UNTIL JULY 6, 2020 STOKES LAWRENCE, P.S.

1	by simultaneous prelitigation civil filings and practice and that there is good cause for the stay		
2	requested. Representative counsel for the parties agreed to extending the stay during a telephone		
3	conference and related e-mail correspondence on Monday, June 1, 2020.		
4	Thus, the Parties respectfully request the Court to enter an Order:		
5	i. Staying this action for all purp	oses until July 6, 2020, so that the Parties can focus	
6	on and conduct settlement negotiations; and		
7	ii. Scheduling a status hearing date for the Parties to file a joint report, or other ever		
8	that will permit the Parties to update the Court on the progress of settlement		
9	efforts following the conclusio	on of the stay on July 6, 2020.	
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11	EXECUTED at Seattle, WA, this 3rd	day of June, 2020.	
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13	STOKES LAWRENCE, P.S.	WASHINGTON CIVIL AND DISABILITY ADVOCATE	
14	By: /s/ Justo G. Gonzalez	By: /s/ Conrad Reynoldson	
15	Justo G. Gonzalez (WSBA #39127)	Conrad Reynoldson (WSBA #48187)	
16	By: /s/ Joshua D. Harms	By: /s/ Jill Sulzberg	
17	Joshua D. Harms (WSBA #55679)	Jill Sulzberg (WSBA # 55946)	
18	Stokes Lawrence, P.S. 1420 Fifth Avenue, Suite 3000	Washington Civil and Disability Advocate	
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22	Attorneys for Defendant Port of Seattle	Attorneys for Plaintiff Adrianna Killiam	
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**ORDER** 1 Based on the foregoing Stipulation and Motion, IT IS SO ORDERED that Defendant's 2 deadline to file a responsive pleading is extended to July 6, 2020. The parties are directed to file 3 a joint status report no later than July 2, 2020, indicating: 4 1) Whether the stay should be lifted or extended; 5 2) The agreed date upon which Defendant's responsive pleading is due; and 6 3) Proposed dates for the Court to reset deadlines for the FRCP 26(f) conference, initial 7 disclosures, and a combined joint status report and discovery plan. 8 DATED this 3rd day of June, 2020. 9 10 11 12 RICARDO S. MARTINEZ CHIEF UNITED STATES DISTRICT JUDGE 13 14 15 16 17 Presented by: 18 STOKES LAWRENCE, P.S. 19 By: /s/ Justo G. Gonzalez 20 Justo G. Gonzalez (WSBA #39127) 21 By: /s/ Joshua D. Harms 22 Joshua D. Harms (WSBA #55679) 23 Attorneys for Defendant Port of Seattle 24 STIPULATION AND ORDER FOR STAY OF CASE UNTIL JULY 6, 2020 STOKES LAWRENCE, P.S.

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2	WASHINGTON CIVIL AND DISABILITY ADVOCA	ATE
3	By: <u>/s/ Conrad Reynoldson</u> Conrad Reynoldson (WSBA #48187)	
4	Colliad Reynoldson (WSBA #40107)	
5	By: <u>/s/ Jill Sulzberg</u> Jill Sulzberg (WSBA # 55946)	
6	Attorneys for Plaintiff Adrianna Killiam	
7	Auomeys for Framult Aurianna Killiani	
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